## Plain English Domestic Building Contract



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	EMB / MS	EMB M	S EMB AM	IBY FMB CAN	TONB FMB	MB FMB	AMBEN FMA	AMB FMB AM

Fill in this contract twice. We and you must both sign the two contracts. We will keep one and you will keep the other.

This contract has guidance notes to help **you** and **us** understand it.

By using this contract, it does not necessarily mean that we are a member of the Federation of Master Builders

Use this contract if you want to choose a named subcontractor or named supplier or both.

[You can still use this contract even if there are none.]

You can get more copies of this contract from:
Federation of Master Builders Limited (FMB)
a company limited by guarantee. Company no: 368163 (England)
Gordon Fisher House, 14/15 Great James Street, London WCIN 3DP.
Tel: 020 7242 7583 Fax: 020 7404 0296
or email: central@fmb.org.uk Website: www.fmb.org.uk.



Checklist	of Items to be	e put in or crossed out.	
Item number	Page number	Relevant term or condition (or other)	Items to be put in or crossed out
I	I	(Cover page)	Cross out your authorised representative, if you do not have one.
2	1	(Cover page)	<b>Put in</b> the name and address of <b>your</b> authorised representative (if <b>you</b> have one).
3	3	Contract period	Put in the relevant period.
4	3	Defects liability period	If there is a defects liability period, <b>cross out</b> 'or None'.  If there is no defects liability period, <b>cross out</b> 'Six months from the completion date. or'.  Both <b>you</b> and <b>we</b> must put initials next to anything crossed
			out. Please also see item 19 in this checklist if there is no defects liability period.
5	3	Interim bill	<b>Put in</b> the frequency of the necessary payment [at least every 14 days, but may be longer].
6	3	Price	Put in the relevant amount (in words and figures).
7	3	Rates	Put in all the relevant amounts and our normal working hours.
8	3	Site	Put in the relevant address.
9	3	Start date	Put in the relevant date.
10	3	Work	If there is no design element, cross out 'does/'. If there is a design element, cross out '/does not'. <b>You</b> and <b>we</b> must put initials next to whatever is crossed out.
П	4	Condition 2.1.4 and 2.2.4	Put in the amount <b>you</b> and <b>we</b> have agreed <b>you</b> will keep. <b>You</b> and <b>we</b> must put initials next to that amount.
12	4	Condition 6	Cross out condition 6 if it does not apply.
13	4	Condition 6	(If condition 6 applies) if <b>you</b> have a right to a local authority grant – <b>cross out</b> paragraph 'b'.
14	4	Condition 6	(If condition 6 applies) if <b>you</b> have a right to receive insurance money – <b>cross out</b> paragraph 'a'.
15	4	Condition 7	Cross out condition 7 if it does not apply.
16	4	Condition 7.1	(If condition 7 applies) <b>put</b> in condition 7.1 the relevant figure or percentage
17	5	Condition 13 Supplying services	Cross out any of the specified services which are not available.
18	5	Condition 14	Cross out the version you do not want.
		Limits on how or when the site is used	Put in details of all relevant limits if condition 14.2 applies.
19	6	Condition 2I	Cross out condition 21 if there is no defects liability period [see the special meaning of that phrase and see also item 4 in the checklist.]
		Defects liability period	You and we must put initials next to condition 21 if it is crossed out.
20	7	The benefit of the contract	If the contract is only intended to benefit <b>you</b> and <b>us</b> cross out 'or This contract will also benefit anyone who later buys or leases the site from <b>you</b> '.
			If the contract is intended to benefit other people as well as <b>you</b> and <b>us</b> , cross out 'This contract is only for the benefit of <b>you</b> and <b>us</b> , and no one else.
			You and we must put initials next to whatever is crossed out.
21	8	Schedule A The documents	Put in details of all relevant documents.
22	9	Schedule B	Put in all details as indicated; or
		The client's named suppliers	Put in 'none'.
23	9	Schedule C The client's named subcontractors	Put in all details as indicated; or Put in 'none'.
24	10 and 11	Schedule D	Put in all relevant details of names and addresses, and so on.
		Transfer	You need to sign this part of the contract in front of an independent witness.

Both you and we must put initials alongside anything crossed out or put in.

#### Special meaning of words

Certain words used in this contract have particular meanings, shown below. Every time we use this word, with this particular meaning, it is printed in **bold**. If the word is not in bold, we are using it in its ordinary English sense – for example the **work** and the work both appear in this contract.

CDM:

The Construction (Design and Management) Regulations 1994.

Changes (or changing):

Refers to changes to the work. This includes anything added or left out.

Contract period

[see Item 3 in the checklist]:

Completion date:

The date on which the **work** will be substantially completed, so that the **site** is ready to be handed back to **you** ready for use, even if there are some minor defects (faults).

Defects liability period

[see Item 4 in the checklist]:

Six months from the completion date.

or

None

[If there is a defects liability period, cross out 'or None'. If there is no defects liability period, cross out 'Six months from the completion date. or'. Both you and we must write initials next to anything crossed out. Please see item 4 in the checklist. Please also see item 19 in the checklist if there is no defects liability period.]

**Documents:** 

The **documents** referred to in Schedule A.

Final bill:

The final price, including any changes to the **price** under conditions 15 and 17. **We** will add VAT to this new figure.

Interest rate:

3% a year above the Bank of England base rate.

This is calculated:

- from the date the amount was due, until the date of payment;
- daily; and
- at the **interest rate** in force on each day.

Interim bill:

[see item 5 in the checklist]:

A written Interim bill every days [14 days or more].

Named suppliers:

The suppliers, chosen by **you**, **referred to in** Schedule B.

Named subcontractors:

The subcontractors, chosen by you,  $referred\ to\ in\ Schedule\ C.$ 

Price

[see item 6 in the checklist]

pounds (£ ) plus VAT.

This figure may change under conditions 15 and 17.

Provisional sum

Part of the **price**. This is an amount **we** have estimated, to help **you** work out **your** costs. At the date of this contract, **we** cannot tell **you** what the final cost will be, because **you** have not decided which particular items **you** want. When **you** do decide, this will be a **change** to this contract. [See condition 15 and guidance note 11.] In **our final bill, we** will adjust this to the actual cost plus **our** profit.

Prime cost (or Prime cost sum):

- I Part of the price. **We** will only use this for **your named subcontractors** or **your named suppliers**. This is an amount **we** have estimated because **we** do not know the final cost, at the date of this contract.
- 2 We will adjust this in the final bill to:
  - the actual cost of the work or item;
  - lacktriangledown plus an amount,  $oldsymbol{you}$  must pay, equal to  $oldsymbol{our}$  discount from  $oldsymbol{your}$

named suppliers or named subcontractors for prompt payment. This is 5.27% for goods or materials and 2.57% for your named subcontractors (or any other discount shown in the documents).

	During our normal working hours am to pm	Outside normal working hour
Hourly labour rate for:		
I building craftsmen <b>we</b> employ		
2 other craftsmen <b>we</b> employ		
[please give details]:		
2.1		
2.2		
2.3		
3 general operatives <b>we</b> employ		
4 specialist subcontractors:		
market rate plus %.		
Materials at cost plus		%
Plant hire and haulage at cost plus		%

#### Site

[see item 8 in the checklist]

Start date

[see item 9 in the checklist]

Value added tax

or VAT: at the rate in force at the date of each

of **our** bills.

**We, us, our:** the builder (see the contract cover page).

Work:

[see item 10 in the checklist]: The **work we** will carry out, set out in the

documents. The work does/does not include a design obligation by us.

[If there is no design element, cross out 'does/'. If there is a design element, cross out 'does not'. You and we must put initials next to that crossing out. Please see item 10 in the checklist.]

You, your: the client (see the contract cover page).

#### Interpretation:

This contract is written in plain English.

- In this contract references to a statute or statutory provision include any changes which are made to it.
- If any term, condition, paragraph or sub-paragraph is invalid, it does not make any other term, condition, paragraph and sub-paragraph invalid.
- If there is more than one of us or you, this contract applies to all of those people together, and to each of them on their own.
- This contract is governed by the law of England and Wales.

#### **Contract conditions**

#### I Our main obligation - to do the work

We will carry out the work:

- with reasonable care and skill and to a reasonable standard;
- by the end of the contract period (as extended under condition 20, if it applies), but this term does not make time of the essence [see guidance note 3].

#### Your main obligation – to pay us

You will pay us the price.

#### 2.1 Interim payments

- 2.1.1 When the contract period is more than 28 days we will be entitled to send you interim bills.
- 2.1.2 We will send you interim bills for the value of any work we have carried out up to that date, together with the cost of all goods and materials delivered to the site.
- 2.1.3 You must pay us within 14 days of receiving an interim bill.
- 2.1.4 **You** will take and keep % from all **interim bills** (the retention). [see condition 2.2.4]

[Put in the amount you and we have agreed you will keep. Both you and we must put initials next to that amount. See item 11 in the checklist.]

#### 2.2 Final payment

- 2.2.1 When we have finished the work (at the completion date), we will send you the final bill.
- 2.2.2 You must pay us the price within 21 days of receiving the final bill.
- 2.2.3 We will give you credit, in the final bill, for all interim bills you have paid.
- 2.2.4 You will take and keep % from the final bill. You must pay us this amount at the end of the defects liability period, unless there are defects which still need action.

[Put in the amount you and we have agreed you will keep. Both you and we must put initials next to that amount. See item 11 in the checklist.]

#### 3 Interest

You must pay us interest at the interest rate, on any amounts overdue.

#### 4 Starting the work, length of the work and the site

- 4.1 We will start the work on the start date.
- 4.2 You must make the site available to us on the start date and for the time it takes us to carry out the work.

#### 5 Withholding payment

If a dispute arises, **you** can only withhold payment after the due date for any payment owed to **us**, if **you** give **us** notice:

before the final date for that payment; and

saying that  $\boldsymbol{you}$  are going to withhold payment; and

setting out the amount **you** will withhold and the reason for withholding payment; or if there is more than one reason, each reason and the amount which applies to it. **You** must confirm any verbal notice in writing as soon as possible before or after the due date.

[Cross out the following condition 6 if it does not apply. Both you and we must write initials next to that. Please see item 12 in the checklist.]

Transferring your right to insurance money or a local authority grant

You have the right to receive insurance money or a local authority grant. You must transfer to us your right to that money or the grant. We will use this amount towards the price. You must sign the transfer in Schedule D.

[If you have a right to a local authority grant cross out paragraph 'b'.] [If you have a right to receive insurance money cross out paragraph 'a'.]

[You and we must put initials next to anything crossed out. Please see items 13 and 14 in the checklist.]

[Cross out the following condition 7 if it does not apply. Both you and we must write initials next to that. Please see item 15 in the checklist.]

#### 7 Paying the price into a joint account

7.1 Before the work starts, you must pay £ plus VAT [the price] or percentage of the price into an interest-bearing account in joint names (the account), which requires your and our signatures.

[The figure must either be the same as the price or a specified % of the price. Please cross out the version you do not want to apply. Both you and we must write their initials next to anything put in or crossed out. Please see item 16 in the checklist.]

- 7.2 Before we start any change under condition 15 or if we need to adjust the price under condition 17, you must immediately increase or reduce the amount in the account (including VAT).
- 7.3 Under condition 2, you must pay us from the account.
- 7.4 You will receive any money left in the account, after paying the final bill.

#### 8 Consents you need

Unless **we** agree otherwise in writing, **you** must get all consents needed and keep any conditions relating to the **work** (including paying all the relevant fees). If **you** break this condition **8**, **you** must pay **us** any losses and damages **we** suffer.
[See guidance note 6]

#### 9 Materials or goods

- 9.1 Any materials or goods we supply will be:
  - new, unless you agree otherwise in writing;
  - of satisfactory quality;
  - of the description you give for their type, as far as possible;
  - of the appropriate British standard and codes of practice, in force at the date of placing the order; and
  - fit for their normal purposes.
- 9.2 We will get any materials or goods you ask us to, as long as they are available, within a reasonable period. If specified in Schedule B, we will get these from your named supplier.
- 9.3 We will not be liable for:
  - the satisfactory quality of any materials or goods you provide; or
  - the satisfactory quality or whether they are fit for purpose (or both) of any materials or goods if condition 21.2 applies.
- 9.4 If, instead of any normal purposes, you have told us about a special purpose for any materials or goods (whether under condition 9.1 or 9.2 or 9.3) you should, preferably, confirm this in writing within 14 days. [See guidance note 7]
- 9.5 We will send you, at least 24 hours before the start date, a written list of any goods, materials and fixtures at the site which we need to remove, for the contract period, to carry out the work. We will return these at the completion date, unless you tell us, preferably in writing, to get rid of any items.

#### 10 Who owns materials or goods

You will not own any materials or goods delivered to the site until you have paid us.

#### II Responsibility for the documents

- II.I You are responsible for the details shown in the documents:
  - 11.1.1 meeting all legal requirements (including planning and building regulations); and
  - 11.1.2 being fit for the intended purposes, unless condition 11.4 applies.

#### **Contract conditions (continued)**

- 11.2 You must pay all relevant fees under this condition 11.
- 11.3 We are not responsible for the details shown in the documents being fit for the intended purposes, if we did not prepare those documents. Our obligation is simply to build to the details shown in those documents [see guidance note 8].
- 11.4 We will be responsible for the details of any documents we produce being fit for the intended purposes.

#### 12 Responsibility for loss and damage and insurance

#### 12.1 Your obligations:

12.1.1 Existing structures and contents

You are responsible for any loss of and damage to any existing structures and contents, unless it falls within our obligations in condition 12.2.1

12 L2 The work

You are not responsible for insuring the work.

12.1.3 Evidence of insurance

You must take out and keep an adequate insurance policy for your liability under condition 12.1.1. We will be entitled to see this policy.

- 12.2 Our obligations:
- 12.2.1 Existing structures and contents.

We will only be responsible for any loss of and damage to any existing structures and contents, if the loss and damage is caused by our negligence or by the negligence of any person we are responsible for. If part of the loss and damage is caused by someone else, we will only pay our share.

12.2.2 The work

We will be responsible for insuring against any loss of and damage to the work until practical completion or you end our employment, whichever happens first.

12.2.3 Insurance for design or specification

If the work involves a material design element or specification by us, we will:

- take out suitable insurance cover for, at least, the final estimated value of the work; and
- continue to keep that insurance until the end of the period during which legal action for any claim can be started. [See guidance note 9]
- 12.2.4 Evidence of insurance

We will take out and keep adequate insurance policies for our liability under conditions 12.2.1 and 12.2.2 and 12.2.3 and 12.3 and 12.4.

If you ask, we will provide details of the policies.

- 12.3 Liability for personal injury
  - 12.3.1 We will pay you any losses and damages you have to pay as a result of your legal liability for personal injury to or the death of any person arising out of, or in the course of, or caused by carrying out the work. This does not apply if condition 12.3.2 applies.
  - 12.3.2 You will be responsible for personal injury or death caused by your negligence or the negligence of any person you are responsible for
- 12.4 Liability for damage to any property of another person

We will pay you any losses and damages you have to pay as a result of your legal liability for loss of or damage to any property of another person. This only applies if:

- it arises out of, or in the course of, or is caused by carrying out the work; and
- it is caused by **our** negligence or the negligence of any person we are responsible for.
- 12.5 We will include you as an insured person under our insurance policies.

All insurance policies which we must have under our obligations under this condition 12 will include you as an insured person. In the insurance industry this is called an indemnity to principals clause.

You or we must immediately notify the insurers of any claims. You and we must keep to the terms and exclusions of the insurance policy. If you or we fail to do this, the insurance may no longer be valid.

#### Supplying services

You agree to provide for us:

- toilet and washing facilities;
- water:
- electricity; and
- storage space.

[Please cross out any services which are not available. Both you and we must write initials next to that. Please see item 17 in the checklist.]

#### Limits on how or when the site can be used

- You are not putting any limits on how or when the 141 site can be used
- 14.2 You are putting the following limits on how or when the site can be used:

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ı	
	14.2.2 other [please give details].

[Plan	so cross out th	o vousion of s	ondition IA v	

se cross out the version of condition 14 ye to apply. Put in details of relevant limits if condition 14.2 applies. In particular, you should say at condition 14.2 if you will still be living on all or any part of the site. Both you and we must write initials next to anything crossed out or put in. Please see item 18 in the checklist and guidance note 10.]

#### Changing the work

- 15.1 If you want to change the work, you must :
  - confirm this in writing; and
  - do so within 14 days, if you first tell us.

We will then adjust the price [see guidance note 11].

15.2 15.2.1 We will carry out any change instructed by an appropriate local authority or public utility officer, but only after giving **you** written notice.

#### **Contract conditions (continued)**

15.2.2 However, if you can change those requirements, while still meeting your obligations under condition 11, you may do so. But you must tell us, in writing, before we start carrying out that change.

Whichever applies, we will adjust the price accordingly.

- 15.3 The **price** will be adjusted by:
  - written agreement beforehand, if possible; or if not then
  - later written agreement; or if not then
  - referring to any priced documents, if this applies; or if not then
  - referring to the **rates**, if this applies; or if not then
  - a reasonable amount for the work done or goods supplied.

#### 16 Health and safety

- 16.1 We will be responsible for all health and safety issues relating to the work.
- 16.2 If CDM applies, we must keep our obligations and you must keep your obligations.

#### 17 Delay or disruption

If the **work** is delayed or lasts longer than expected for any reason (other than **our** fault) **we** will adjust the **price** accordingly, as specified in condition 15.3, and, if it is **your** fault, **we** will be entitled to claim for any losses and expenses caused.

#### 18 Your right to end this contract

Without affecting **your** other legal rights and remedies, **you** can end this contract in one (or more) of the following circumstances.

- 18.1 If, without reasonable cause, we:
  - stop work for 14 days in a row; or
  - fail to work steadily; and

you send us a written notice, telling us to restart work or work steadily; and we do not do this within seven days of receiving your notice [see guidance note 12].

- 18.2 If we become bankrupt.
- 18.3 If we go into liquidation.
- 18.4 If we make a composition or arrangement with our creditors.
- 18.5 If we are wound up.
- 18.6 If a receiver or manager is appointed over our business, unless this is to amalgamate or reorganise the business.

However, we can still use all our legal rights and remedies.

#### 19 Our right to suspend or end this contract

Without affecting **our** other legal rights and remedies, **we** can suspend or end this contract in one (or more) of the following circumstances.

- 19.1 If you fail to pay any interim bill and still fail to pay for seven days after receiving a written notice we send demanding payment [see guidance note 12].
- 19.2 If you, or anyone you employ or your agent, interfere with or obstruct the work or fail to make the site available for us (without good reason) for the contract period (or any one or more of these).
- 19.3 If you become bankrupt or go into liquidation, or make a composition or arrangement with your creditors (or any one or more of these).
- 19.4 If you cause, or attempt to cause, the withdrawal or cancellation of the grant payment or insurance money referred to in condition 6.

After we use our right to suspend this contract, we can end it, if you are still at fault (as specified in conditions 19.1 - 19.4).

We will be entitled to:

- $\blacksquare$  all relevant payments under condition 2.1; and
- any costs involved in suspending or ending this contract; and

any losses we suffer (including loss of profit) resulting from suspending or ending this contract.

[See guidance note 15 about the duty to 'mitigate' the loss.]

However, **you** can still use all **your** legal rights and remedies (including term 5).

#### 20 Extending the contract period

You will extend the contract period by a reasonable period to take into account any one (or more) of the following.

- 20.1 Your delayed instructions or lack of instructions on any one (or more) of the following:
  - the work ;
  - changes to the work (see condition 15); or
  - **your** choice of materials (see condition 9.2).
- 20.2 If we suspend this contract (see condition 19).
- 20.3 If the work is obstructed by any matter we do not control.
- 20.4 Weather conditions which delay or prevent us continuing the work.
- 20.5 Civil commotion, wars, riots and lock-outs.

[Cross out the following condition 21 if there is no defects liability period – see the special meaning of that phrase and item 4 in the checklist. Both you and we must write initials next to this condition 21 if it is crossed out. Please see item 19 in the checklist. See also guidance note 13.]

#### 21 Defects liability period

- 21.1 During the defects liability period we will put right any defects in the work due to faulty workmanship or materials, unless condition 21.2 applies. We will not charge you for this.
- 21.2 However, we will not be responsible for any one (or more) of the following defects:
  - 21.2.1 due to the conditions of the **site** or relevant property, that existed before **we** began work;

This condition 21.2.1 will only apply:

- a) If we consider the condition of the site or any property next to it or the access to it may affect the work and we write and tell you this. We will have carried out our duty by giving you that warning. If you still insist that we carry out the work with the site or relevant property in this condition you should confirm this in writing and it will be at your risk.
- b) If the condition of the site or any property next to it or the access to it will affect the work and this condition could not be foreseen before the work started.
- 21.2.2 caused by **you** or any other person or caused by any event, which happens after the **completion date**; or
- 21.2.3 anything excluded under condition 9.3 [see guidance note 13].

#### 22 Subcontracting

- 22.1 We can subcontract any part of the work, but we will still be responsible for the work, unless condition 22.2 applies.
- 22.2 We will not be liable for any one (or more) of the following: the satisfactory quality or fitness for purpose of any materials

the satisfactory quality or fitness for purpose of any materials or goods, chosen by **you** from or selected by **your named subcontractor** or **your named suppliers** (or any one or more of these); or;

any defective design by your named subcontractor.

However, this does not apply if it is something that **we**, for **our** own purposes, ask **your named supplier** to supply or **your named subcontractor** to do, and which is separate from **your** instructions.

#### 23 Clearing the site

Before the **completion date we** will remove all rubble, surplus materials, rubbish, tools and scaffolding on the **site** and leave it clean

#### **Contract conditions (continued)**

and tidy. **We** will not be responsible for removing any items **you**, or any person **we** don't control, place on the **site** 

#### 24 Disputes [see guidance note 14].

#### 24.1 Conciliation

You and we must both agree to conciliation taking place. If so, then the following applies.

- 24.1.1 If the work is covered by the MasterBond insurance or similar insurance cover, any conciliation will be under the terms of that insurance.
- 24.1.2 If the **work** is not covered by the MasterBond insurance or similar insurance cover:
- you and we can agree who the conciliator will be; or
- you and we can ask the Federation of Master Builders to appoint the conciliator. [See condition 24.5].

#### 24.2 Adjudication – the Scheme for Construction Contracts

If this contract is a construction contract, the adjudication terms of the Scheme for Construction Contracts will apply to this contract, but with the following changes.

- 24.2.1 The adjudicator will have the authority to deal with any dispute relating to the contract.
- 24.2.2 The adjudicator will have the power to open up, review, and revise certificates.

#### 24.3 Arbitration or court proceedings

Any dispute or difference arising from or in connection with the **work** or this contract (or any one or more of these) will be dealt with as follows.

- 24.3.1 If the **work** is covered by the MasterBond insurance or similar insurance cover, under the terms of that insurance
- 24.3.2 If the MasterBond insurance or similar insurance cover does not apply and the amount in dispute is within the county court small claims limit, by county court proceedings.
- 24.3.3 If the MasterBond insurance or similar insurance cover does not apply and the amount in dispute is above the small claims county court limit, by court proceedings.

Or, you and we can deal with the dispute by arbitration. You and we must both agree this, in writing, when the dispute arises.

#### 24.4 Arbitration

If **you** or **we** refer a dispute or difference to arbitration the following will apply.

- 24.4.1 The arbitrator will be a person :
- agreed between us and you; or
- appointed by the Federation of Master Builders, at the request of either you or us [See condition 24.5].
- 24.4.2 The arbitration will be carried out under the Arbitration Act 1996 and the Construction Industry Model Arbitration Rules 1998.

#### 24.4.3 If the arbitrator:

24.4.3.1 is unable or unwilling to act; or

24.4.3.2 becomes unable or unwilling to act; or

24.4.3.3 resigns;

■ you and we can agree a new arbitrator. Or, either you or we may reapply to the Federation of Master Builders to appoint a new arbitrator. This condition 24.4.3 applies as many times as is necessary.

## 24.5 Appointment of a conciliator or arbitrator by the Federation of Master Builders

Conciliators or arbitrators appointed by the Federation of Master Builders, are chosen from the Federation's panel of members of:

- the Architects and Surveyors Institute;
- the Chartered Institute of Arbitrators;
- the Royal Institution of Chartered Surveyors (RICS);
- the Royal Institute of British Architects (RIBA); or
- the Chartered Institute of Building.

#### 25 This contract

This contract is made up of the cover page; special meanings of words; interpretation; contract conditions; Schedule A (the **documents**); Schedule B (**your named suppliers**); Schedule C (**your named subcontractors**); and Schedule D (transfer of local authority grant or insurance money).

You and we agree the terms of this contract. Signing this contract will mean that you and we have various legal obligations to each other.

This contract is only for the benefit of you and us, and no one else.

or

This contract will also benefit anyone who later buys or leases the **site** from **you**.

[If the contract is only to benefit you and us, cross out 'or This contract will also benefit anyone who later buys or leases the site from you.' If the contract is intended to benefit other people, as well as you and us, cross out 'This contract is only for the benefit of you and us, and no one else. or' You and we must put initials next to whatever is crossed out. Please see item 20 in the checklist.]

Our signature	
Your signature (first client)	
Your signature (second client)	

[You should be (or include) the property owner. If the property is jointly owned, you should all sign this contract. See the guidance notes.]

## Schedule A - The documents (Please see item 21 in the checklist.)

I Dra	wings pı	repared by										
of												
and	d dated			and numbe	red							
<b>2</b> A c	letailed (	estimate <b>we</b>	have prepared	and dated								
<b>3</b> A s	pecificat	tion or sched	lule of work pr	epared by								
of												
and	d dated											
<b>∕</b> Th∕	followi	ng overa lade	ditional docume	ontol [Dlosso	givo	dotails fo	or ovampl	o a Mast	orBand in	suranco de	ocumont]	
<b>-1</b> 1110	Ollowi	ng extra laut	ditional docume	entsj. [i lease	give	details, it	эг ехаптрг	e a masi	er bond in:	surance uc	cument	

[Please attach all these documents to this contract.]

## Schedule B - Your named suppliers [Please see item 22 in the checklist.]

Your named			
supplier's name	Address	Materials or goods to be supplied	Provisional sum
[If none, say so]			
	n a separate sheet which <b>you</b> must	attach to this contract.)	
Schedule C			
Schedule C	· <del>-</del>		
Your named sub		23 in the checklist.1	
Your named sub	contractors [Please see iten	a 23 in the checklist.]	
Your named	contractors [Please see item	-	Provisional sum
		Nature or extent of the work to be done	Provisional sum
Your named	contractors [Please see item	Nature or extent	Provisional sum
Your named	contractors [Please see item	Nature or extent	Provisional sum
Your named	contractors [Please see item	Nature or extent	Provisional sum
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Your named	contractors [Please see item	Nature or extent	Provisional sum
Your named	contractors [Please see item	Nature or extent	Provisional sum
Your named subcontractor's name	contractors [Please see item	Nature or extent of the work to be done	Provisional sum

### **Schedule D**

Transfer of local authority grant or insurance money (Please see item 24 in the checklist.)

(This only applies if condition 6 applies)

#### Part I: We will keep this section.

I (your name)	of		
transfer, forever, with full title guarantee (see the guidance	e notes) to ( <b>our</b> name	e)	
of		-/	
my right to receive £			
arising from:			
(a) any grant from	Loc	al Authority under th	e Housing Grants, Construction
& Regeneration Act 1996			
or:			
(b) a contract of insurance with			
Insurance Company under insurance policy number			Date:
Circuit on a dead by (year)			
Signed as a deed by (you)	( <b>Your</b> signature)		
	(Signature of indepe		
(During in DLOCK CADITALS)	(Full name of indep	endent witness)	
(Print in BLOCK CAPITALS)			
(A.I			
(Address of witness)			
(Occupation of witness)			

(Put in relevant details. Cross out any words which do not apply.

Write your initials against anything you or we put in or cross out. Please see item 24 in the checklist.)

## **Schedule D**

Transfer of local authority grant or insurance money (Please see item 24 in the checklist.)

## Part 2: We will send this section to the local authority or insurance company

То			take notice that		
I (your name)	of				
transfer, forever, with full title guarantee (see the guidance	e notes) to (our	name)			
of					
my right to receive £					
arising from:					
(a) any grant from		Local Authority under th	e Housing Grants, Construction		
& Regeneration Act 1996					
or:					
(b) a contract of insurance with					
Insurance Company under insurance policy number			Date:		
Signed, as a deed by (you)					
	( <b>Your</b> signatu	re)			
	(Signature of i	ndependent witness)			
	(Full name of	ndependent witness)			
(Print in BLOCK CAPITALS)					
(Address of witness)					
(Occupation of witness)					
(Put in relevant details. Cross out any words which do not apply.  Write your initials against anything you or we put in or cross out. Please see item 24 in the checklist.)					
Received a notice in the form set out above o	n (date)				
(Name of individual)					
For and on behalf of	local auth	ority or insurance compan	y (Please give the name.)		



WE HAVE DELIBERATELY LEFT THIS PAGE BLANK.

# Guidance notes issued by the FMB for the FMB Plain English Domestic Building Contract

#### I Using this contract

#### I.I When to use it

The FMB suggest you and we use this contract:

- for work up to an original value of about £500,000;
- with or without an independent supervising officer.

#### 1.2 Checklist of insertions and deletions

See the attached checklist.

#### 2 The client [you] and property owner

- 2.1 You can include people who are not the property owner.
- 2.2 However, all property owners must be named as the
- 2.3 If you are a tenant, your landlord does not need to be involved in the contract as the client. If you hold a tenancy agreement or a lease, that is probably sufficient. However, it is important to check if landlord's (or freeholder's) approval is needed for the work and, if it is, whether it has been given. Under condition 8 of the contract you must get this consent.

## 3 The contract period and completing the work – see the definitions and condition I

If we do not reach completion at the end of the contract period, we have broken the contract.

But, **you** cannot immediately end the contract. To end the contract, **you** must serve a written notice on **us**:

saying that **we** have failed to complete at the end of the contract period; and

saying that  $\mathbf{we}$  must complete the work within a further, reasonable, period; and

saying that if  $\boldsymbol{we}$  fail to do so,  $\boldsymbol{you}$  will end the contract.

This is similar to the procedure under condition 18.1. This is also the same procedure used for selling and buying houses.

## 4 Condition 6 and Schedule D – Transfer of local authority grant or insurance money

The transfer is with full title guarantee. This is a technical legal term. It means that **you** have the authority to transfer and there are no legal rights which affect the transfer.

We and you must fill in Part 2 of Schedule D twice. We will send both sets to the local authority, asking them to return one set to us, confirming that they have received the transfer.

However, the FMB give an important warning about the transfer when it relates to a local-authority grant. Some local authorities do not accept transfers as legally valid. So, we may still have problems in getting the local authority to pay us direct, even if you sign the transfer. The FMB has been trying to get past and present governments to put the position beyond doubt, but without success so far.

#### 5 Condition 7 - Paying the price into a joint account

This is meant to help both **you** and **us**. **We** know that **you** do have the money to pay **us**. **You** know that **we** do not get the money unless **you** are satisfied and authorise payment.

#### 6 Consents - condition 8

If you do not know what consents you need, you should get advice from an architect or solicitor.

#### 7 Fitness for purpose - condition 9.4

You can ask for particular goods or materials to be used. The FMB advise that if we do not consider those goods or materials are appropriate, we should write and tell you this. We will have carried out our duty to you by giving you that warning. If you still insist on us using those particular goods or materials, you should confirm this in writing, and it will be at your risk.

#### 8 Responsibility for the documents - condition 11.3

If you give us drawings made by someone else, we are not responsible for any errors or missing details in those drawings. We will follow the drawings as provided.

If we do not consider those drawings are correct, we should write and tell you this. We will have carried out our duty to you by giving you that warning. If you still insist on us using those drawings, you should confirm this in writing, and it will be at your risk.

#### 9 Design and specification - condition 12.2.3

If the **work** does not involve any design element or specification by **us**, condition 12.2.3 will not apply.

If the **work** involves a material design element or specification by **us**:

condition 12.2.3 applies; and

the FMB say the following.

You and we should check our public liability insurance policy and agree – preferably in writing – that it provides the cover you and we need

If it does not, we will need separate insurance to meet condition 12.2.3.

The matter should be referred to an insurance adviser if there is any doubt as to what design or specification means.

## 10 Limits on how and when the site can be used

If you want to add extra limits on us after the contract has been signed, that will be a **change**, which will mean the **price** must be adjusted accordingly.

It is particularly important that **you** state at condition 14.2 if **you** are not leaving the site empty, but will still be living on :

- all of the site; or
- any part of the site.

#### 11 Condition 15 - changing the work

(preferably) to confirm any **change** instructions in writing, at the time:

to write the details of the **change** twice, with both sets signed by you and us; and

(if possible) for **you** and **us** to agree the cost of any **change** (whether a fixed price or an estimate), at the time. If **you** and **we** do not agree the amount at the time, a provisional sum can be given. But, if that cannot be done, **we** and **you** should confirm in writing (on the **change** instructions) that no fixed price or estimate has been given at that time.

Local authority officers have different views on matters. **We** may find that something which has been approved on a previous job by a local authority officer is not accepted by a different local authority officer on **your work**. If so, a **change** may be needed to meet the local authority's requirements. So, that may not be due to a failure by **us**. The FMB advise that it is often quicker and cheaper to accept the local authority's requirements, but each case must be considered on its own facts.

#### 12 Condition 18.1 – Your right to end this contract and Condition 19.1 Our right to suspend or end this contract.

If there is a dispute over **you** ending this contract or **us** suspending it, **you** or **we** will have to prove that a notice has been served. **You** or **we** may choose to send this notice by recorded delivery.

#### 13 Period within which to bring claims and the defects liability period in condition 21

Usually **you** or **we** have six years in which to make a claim. Sometimes a longer period can apply and you may need to take legal advice on this. The **defects liability period** – if **you** and **we** agree this – is an extra right, completely separate from, and does not in any way restrict **your** right to make a claim.

If the **defects liability period** applies, **you** should look at the special meaning of **defects liability period** and also at conditions 2.1.4 and 2.2.4.

When the **completion date** is reached, **you** must pay **us** all the rest of the **price**, except that **you** can keep back the retention (see condition 2.1.4). If any defects, which still need action, arise over the **defects liability period**, the fact that **you** are holding this retention is **our** incentive to encourage **us** to come back and deal with them. If **we** do, then at the end of the **defects liability period**, **you** must pay the retention to **us**.

#### 14 Condition 24 - disputes

We and you may sort out disputes by conciliation, adjudication, arbitration or court proceedings.

Both **you** and **we** must agree to a conciliation. Either party alone can ask for adjudication, arbitration or court proceedings.

Conciliation is a particular way of trying to sort out disputes which many believe to be quicker, cheaper and less formal than a court hearing or arbitration (if the conciliation is successful). An independent person, the conciliator, tries to help **you** and **us** reach agreement about how to settle the dispute.

Although the conciliator can make suggestions, she or he cannot force **you** or **us** to reach an agreement. If, **you** and **we** cannot reach agreement, then **you** or **we** can continue with their other, more formal, rights of adjudication, arbitration or court proceedings.

Adjudication is a quick-fix (usually 35-day) process. Adjudication,

if it is used, will usually take place before arbitration or court proceedings. The right to adjudication is a legal one – and cannot be excluded, even by agreement. Adjudication only applies to 'construction contracts' (as defined in the 'Housing Grants Construction and Regeneration Act 1996'). It does not apply if you are living, or planning to live, on the site. If you do not live or plan to live at the site, this contract will be a construction contract, and so adjudication will apply.

However, because adjudication is quick and saves costs, **you** and **we** may want to use it, even if you live or plan to live on the site. This can be done either:

- by you and we agreeing to this, preferably in writing, after the dispute has arisen; or
- by amending the contract, when signing it, and adding the following condition.

'Adjudication under condition 24.2 applies to this contract, even if **you** live or plan to live on the **site**.'

You and we must sign next to that extra condition.

Either you or we can still issue arbitration or court proceedings, after an adjudication. Arbitration or court proceedings are a more lengthy and formal process. The adjudicator's decision must be followed by you and us until the dispute is finally decided in arbitration or court proceedings. Remember that arbitration and court proceedings are alternatives.

#### 15 Disputes (additional)

If you or we suffer any losses or damages because of the other's negligence or breach of contract, you or we can claim for that. However, the FMB advise that the person who has suffered the losses or damages (the claimant) cannot sit back and let the loss get worse. The claimant has a duty to take reasonable steps to prevent the loss from getting worse. This is called the duty to mitigate your loss.

In particular, the FMB advise that the claimant must do the following.

Take all reasonable steps to mitigate the loss.

Cannot claim for any loss or damage if she or he could reasonably have avoided it, but failed to do so.

If you are the claimant, you must give us a reasonable opportunity to:

check the alleged defects; and

put right those defects. If **we** do that, at **our** own cost, the loss is avoided. However, this obligation (to allow **us** to put the defect right) may not apply if **you** can prove that **we** are so incompetent that **we** would not do the work properly, even if given the chance to do so.

#### Footnotes

- I This guidance note is a general guide only. You should always get specific advice.
- This guidance note is issued by the FMB to help you and us. While it represents the FMB's view of matters, in any dispute the adjudicator or arbitrator or court will decide.
- 3 The FMB would be interested to hear of any decisions of any adjudicator, arbitrator or court interpreting any term of this contract. That will help the FMB to decide whether any of the current terms need changing.

Contract	reference	



Change number	
J	

#### Our copy / Your copy

Cross out the one which does not apply.

## Changing the work

Use this form with FMB Plan English building contracts or any other form of contract Your name Contract (site address) We confirm that we have received (verbal/written/fax/e-mail/text) instructions on \_\_\_\_\_ (Date) From (Name) \_\_ To change the work on this contract as follows. Item Description of change Price to be Price to be number added to deducted contract from contract Total VAT Total We will add VAT to these prices at the rate which applies when you pay us for the changes. Instruction to change the work confirmed. Please sign. Your signature: Our signature: \_\_\_ \_\_\_\_\_ Date \_\_\_\_

Fill in this form twice

We and You must both sign the two forms. We will keep one and You will keep the other.

